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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/678,232	10/06/2003	Fidol Joaquin Parra	Y1929.0097 2381		
32172 7590 DICKSTEIN SHA		EXAMINER			
1177 AVENUE O	F THE AMERICAS (6	GESESSE, TILAHUN			
NEW YORK, NY 10036-2714			ART UNIT PAPER NUM		
			2618		
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SHORTENED STATUTORY PE	ERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE		
3 MONTHS 03/22/2007			PAPER		

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

		Application No).	Applicant(s)				
Office Action Summary		10/678,232		PARRA ET AL.				
		Examiner		Art Unit				
		Tilahun B. Ges	essse	2618				
Period fo	The MAILING DATE of this communication Reply	on appears on the cov	er sheet with the	correspondence ad	ddress			
WHIC - Exte after - If NO - Failu Any	ORTENED STATUTORY PERIOD FOR INCHEVER IS LONGER, FROM THE MAILING INSIGNS of time may be available under the provisions of 37 (SIX (6) MONTHS from the mailing date of this communicated period for reply is specified above, the maximum statutory are to reply within the set or extended period for reply will, by reply received by the Office later than three months after the ed patent term adjustment. See 37 CFR 1.704(b).	NG DATE OF THIS C CFR 1.136(a). In no event, ho- tion. period will apply and will expir y statute, cause the application	COMMUNICATIO wever, may a reply be til e SIX (6) MONTHS from to become ABANDONE	N. mely filed the mailing date of this c ED (35 U.S.C. § 133).				
Status								
1)	Responsive to communication(s) filed on	05 January 2007.						
2a)□								
3) Since this application is in condition for allowance except for formal matters, prosec					e merits is			
·	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Disposit	ion of Claims							
4)⊠	☑ Claim(s) <u>1-11</u> is/are pending in the application.							
·	4a) Of the above claim(s) is/are withdrawn from consideration.							
_	Claim(s) is/are allowed.							
_	Claim(s) <u>1-11</u> is/are rejected.							
_	Claim(s) is/are objected to.							
_	Claim(s) are subject to restriction	and/or election requir	ement.					
	ion Papers							
		•						
·	The specification is objected to by the Example 1.1	<u> </u>		_				
10)	The drawing(s) filed on is/are: a)[
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
4.43	Replacement drawing sheet(s) including the	·	•		• •			
11)	The oath or declaration is objected to by	the Examiner. Note th	e attached Office	e Action or form P	IO-152.			
Priority ι	ınder 35 U.S.C. § 119							
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 								
2) Notic 3) Infon	t(s) e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-94) mation Disclosure Statement(s) (PTO/SB/08) er No(s)/Mail Date	5)	Interview Summary Paper No(s)/Mail D Notice of Informal F Other:	ate				

Art Unit: 2618

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DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-3,7,9 are rejected under 35 U.S.C. 103(a) as being unpatentable over Trompower in view of Arai (US 7133,666).

Claim 1, 7,9 Trompower teaches a wireless LAN base station device, (wireless LAN with plurality of base stations, coupled to host computer or central processor see fig.1) comprising:

Trompower teaches plural antennas for making communication with a wireless terminal (117) plural transmission-reception portions connected to the plural antennas (base station 115, with antennas 125, and 129, see fig.1).

Trompower teaches plural control transmission-reception portions (base station 115 with plurality of transceivers and processor (202) of figs.2,5,7-8).

Trompower teaches a central processor for controlling the plural control processors, (the base stations processors coupled to central processor or host computer, see fig.1).

Trompower teaches each transmission-reception portion measures a reception level and each control processor measures a communication error occurrence rate, (see col.6 lines 25-51 and fig.2-3 and col.7, line 56 through col.9, line 30).

Art Unit: 2618

Trompower teaches a processor to select the transmission-reception portion so that the reception level is maximum (col.11 line 12-col.12, line 21 and fig.4, in which based on error condition different channel is selected and switch main transceiver to the selected channel, see fig.4, items 314-318 and in selecting channel with better error rate which maximizes).

Trompower does not teach central processor that controls plurality of processor. However, Arai teaches central processor (107) that controls plurality of processors (102 and 103) of figure 2) which controls reception and transmission (transceiver 101) (see figures 2-4).

One ordinary skill in the art would be motivated to modify Trompower system using controlling technique of Arai, in order to improve the reception status of the communication device, at the time of communication. Therefore, it would have been obvious to one ordinary skill in the art at time of invention was made to improve Trompower system, using controlling technique of aria.

Claim 2. Trompower teaches the central processor controls the plural control processors to carry out a switching operation of the transmission-reception portions so that the reception level is maximum, (host processor controls the operation over all system operation, therefore, controls the sub processors see fig.1).

Trompower teaches transmission/reception is carried out between the wireless terminal and both of the transmission-reception portion carrying out the communications and the switch target transmission-reception portion during a switching period (see fig.6,).

Art Unit: 2618

Claim 3. Trompower teaches each of the plural control processors is equipped with a switching timer, and said transmission/reception of the transmission-reception portion carrying out the communications is stopped after the switching period (see col. 14, lines 10-29 and fig.6).

3. Claims 4-6,8,10-11 are rejected under 35 U.S.C. 103(a) as being unpatentable over Trompower in view of Arai in further view of Machida (US 6,470,184).

Claims 4-6,11 Trompower and Arai teach all limitations as explained above in claim1, except transceiver pauses time zone in which the communication load is low.

However, Machida teaches controller monitors traffic load distribution based on timely basis (see col.2 lines 50-68). Then, it would have been obvious to an artisan of ordinary skill in the art at the time of the invention was made to monitor the traffic load and suspend upon the traffic load high in the Trompower and Arai system as evidenced by Machida, in order to avoid interfering communication channel during high traffic load and communicate during traffic load is at lower level.

Claims 8 and 10, Trompower teaches a wireless LAN base station device, (wireless LAN with plurality of base stations, coupled to host computer or central processor see fig.1) comprising:

Trompower teaches plural antennas for making communication with a wireless terminal (117) plural transmission-reception portions connected to the plural antennas (base station 115, with antennas 125, and 129, see fig.1).

Trompower teaches plural control transmission-reception portions (base station 115 with plurality of transceivers and processor (202) of figs.2,5,7-8).

Art Unit: 2618

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Trompower teaches a central processor for controlling the plural control processors, (the base stations processors coupled to central processor or host computer, see fig.1).

Response to Arguments

4. Applicant's arguments with respect to claims 1-11 have been considered but are moot in view of the new ground(s) of rejection.

Conclusion

5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tilahun B Gesesse whose telephone number is 571-272-7879. The examiner can normally be reached on flexible schedule.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Edward Urban can be reached on 571-272-7899.

The Central FAX Number is 571-273-8300. For patent related correspondence, hand carry deliveries must be made to the Customer Service Window (now located at the Randolph Building, 401 Dulany Street, Alexandria, VA 22314), and facsimile transmissions must be sent to the Central FAX number.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR

Art Unit: 2618

system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-

free).

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March 12, 2007

TILAHUN GESESSE PRIMARY EXAMINED Page 6